

		EAS	NITED STATES DI STERN DISTRICT KnoXville	OF TENNESSI	EE U.S. DISTRII	OT COURT
Taylor	Scott	Raccus)		TASTERN D	IST. TERM. JEPT. CLEAK
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plaintif	f in this acti	on.))	5	20-CV	-117 Auyton
v.)		DVKerla	Sunton
PHIRESSEE	Lareau	of Invest	logations).	<u> </u>		Jocy
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•	oove the NA ant in this ac	ME of each)	·		
I. PF	REVIOUS L		INT FOR VIOLAT (42 U.S.C. Sec		<u>RIGHTS</u>	
A.			ner lawsuits in state ion or otherwise rela			
В.	than o		is YES, describe the escribe the additional			
	1.	Parties to the	e previous lawsuit:			
•		Plaintiffs:	N/A			
		Defendants:				
	,		•			

		2.	COURT: (If federal court, name the district; if state court, name the county):
			1/1/4
	2.5	3.	DOCKET NUMBER:
		4.	Name of Judge to whom case was assigned:
	•	5.	Disposition: (For example; Was the case dismissed? Was it appealed? Is it still pending?)
		6.	Approximate date of filing lawsuit:
		7.	Approximate date of disposition:
II.	PLAC	CE OF F	PRESENT CONFINEMENT: Knox County Toil
	A.	Is the	re a prisoner grievance procedure in this institution? YES (*) NO ()
	В.	-	ou present the facts relating to your complaint in the prisoner grievance procedure
	C.	If you	r answer is YES,
	*	1.	What steps did you take?
		2.	What was the result?
	D.	If you	r answer to B is NO, explain why not. Not Jail related.
	E.		re is no prison grievance procedure in the institution, did you complain to the authorities? YES () NO (*)
	F.	If you	r answer is YES,
		1.	What steps did you take?

PAF	TIES
•	tem A below, please your name in the first blank and place your present address in the nd blank. Do the same for any additional plaintiffs.)
A.	Name of plaintiff: Trevon Scott Barcus
	Present address: KCJ BA-3, 5001 Maloneyville Rd., Knoxuille TW.
	Permanent home address:
	Address of nearest relative: 120 Survey Hill RITMONTICE (10/KY, 426)
posi	tem B below, place the FULL NAME of the defendant in the first blank, his official tion in the second blank, and his place of employment in the third blank. Use item C for additional names, positions, and places of employment of any additional defendants.)
B.	Defendant: Tennessee Bureau of Investigations
•	Official position: Tennessee Buseau of Investigations
	Place of employment:
C.	Additional defendants:
STA	TEMENT OF CLAIM
invo any clair	the here as briefly as possible the FACTS of your case. Describe how EACH defendant is lived. Include also the names of other persons involved, dates and places. DO NOT give legal arguments or cite any cases or statutes. If you intend to allege a number of related ms, number and set forth each claim in a separate paragraph. Use as much space as you lead. Attach extra sheets, if necessary.)

offense requires the Plaintiff to be on the
Sexual offender registry.
2) The sexual offender registry is monitored by
the Tennessee Bureau of investigations. The
Tennessee Bureau of Investigations has the
authority to place individuals on the registry
and remove individuals from the registry.
3.) The Tennessee Bureau of Investigations is an
administrative agency. Tennessee Bureau of
Investigations fixes rules for the sexual offender
registry. A violation of these rules results in a
telonious offense. The Temessee Bureau of
Investigations should not have the authority to
Make law. This violates the United States Constitution
Article 4, Section 4.
4.) The sexual offender rules are excessive
and burdensome. The rules creates more restraint
than reasonably necessary. The sexual offender
rules violates the Constitution of the United
Stories, 1st, 5th, 8th and 14th Amendments.

RE	LIEF
(Sta	ate BRIEFLY exactly what you want this Court to do for you. Make NO legal arguments.
Cit	te NO cases or statutes.)
	Plaintiff seeks declaratory and inionetive
	ellef from this court ordering the Plainti
re	lease from Community Superus Ion for Life

1 ()	Ve) hereby certify under penalty of perjury that the above complaint is true to the best of
	(our) information, knowledge and belief.
Sig	ned this 10th day of March, 2020.
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	Jan J. Granne
	Signature of plaintiff(s)